§ 423.906

than July 1, 2005, States must make available—

- (i) Low-income subsidy application forms:
- (ii) Information on the nature of, and eligibility requirements for, the subsidies under this section; and
- (iii) Assistance with completion of low-income subsidy application forms.
- (2) Completion of application. The State must require an individual or personal representative applying for the low-income subsidy to—
- (i) Complete all required elements of the application and provide documents, as necessary, consistent with paragraph (d)(3) of this section; and
- (ii) Certify, under penalty of perjury or similar sanction for false statements, as to the accuracy of the information provided on the application form.
- (3) The application process and States.
 (i) States may require submission of statements from financial institutions for an application for low-income subsidies to be considered complete; and
- (ii) May require that information submitted on the application be subject to verification in a manner the State determines to be most cost-effective and efficient.
- (4) Other information. States must provide CMS with other information as specified by CMS that may be needed to carry out the requirements of the Part D prescription drug benefit.

§ 423.906 General payment provisions.

- (a) Regular Federal matching. Regular Federal matching applies to the eligibility determination and notification activities specified in §423.904(a) and
- (b) Medicare as primary payer. Medicare is the primary payer for covered drugs for Part D eligible individuals. Medical assistance is not available to full-benefit dual eligible individuals, including those not enrolled in a Part D plan, for—
 - (1) Covered Part D drugs; or
- (2) Any cost-sharing obligations under Part D relating to covered Part D drugs.
- (3) The effective date of paragraphs (b)(1) and (b)(2) of this section is January 1, 2006.

(c) Non-covered drugs. States may elect to provide coverage for outpatient drugs other than covered Part D drugs in the same manner as provided for non-full benefit dual eligible individuals or through an arrangement with a prescription drug plan or a MAPD plan.

§ 423.907 Treatment of territories.

- (a) General rules. (1) Low-income Part D eligible individuals who reside in the territories are not eligible to receive premium and cost-sharing subsidies under subpart P of this part.
- (2) A territory may submit a plan to the Secretary under which medical assistance is to be provided to low-income individuals for the provision of covered Part D drugs.
- (3) Territories with plans approved by the Secretary will receive increased grants under section 1935(e)(3) of the Act as described in paragraph (c) of this section.
- (b) Plan requirements. Plans submitted to the Secretary must include the following:
- (1) A description of the medical assistance to be

provided.

(2) The low-income population (income less than 150

percent of the Federal poverty level) to receive medical assistance.

(3) An assurance that no more than 10 percent of the

amount of the increased grant will be used for administrative expenses.

- (c) Increased grant amounts. The amount of the grant provided under section 1108 (f) of the Act as increased by section 1108 (g) of the Act for each territory with an approved plan for a year is the amount in paragraph (d) of this section multiplied by the ratio of—
- (1) The number of individuals who are entitled to benefits under Part A or enrolled under Part B and who reside in the territory (as determined by the Secretary based on the most recent available data for the beginning of the year); and
- (2) The sum of the number of individuals in all territories in paragraph (c)(1) of this section with approved plans.

- (d) $Total\ grant\ amount.$ The total grant amount is—
- (1) For the last three quarters of fiscal year 2006, \$28,125,000;
- (2) For fiscal year 2007, \$37,500,000; and
- (3) For each subsequent year, the amount for the prior fiscal year increased by the annual percentage increase described in § 423.104(d)(5)(iv).

§ 423.908. Phased-down State contribution to drug benefit costs assumed by Medicare.

This subpart sets forth the requirements for State contributions for Part D drug benefits based on full-benefit dual eligible individual drug expenditures.

§ 423.910 Requirements.

- (a) General rule. Each of the 50 States and the District of Columbia is required to provide for payment to CMS a phased-down contribution to defray a portion of the Medicare drug expenditures for individuals whose projected Medicaid drug coverage is assumed by Medicare Part D.
- (b) State contribution payment—(1) Calculation of payment. The State contribution payment is calculated by CMS on a monthly basis, as indicated in the following chart. For States that do not meet the quarterly reporting requirement for the monthly enrollment reporting, the State contribution payment is calculated using a methodology determined by CMS.

ILLUSTRATIVE CALCULATION OF STATE PHASED-DOWN MONTHLY CONTRIBUTION FOR 2006

	Item	Illustrative Value	Source
(i)	Gross per capita Medicaid expenditures for prescription drugs for 2003 for full-benefit dual eligibles not receiving drug coverage through a comprehensive Medicaid managed care plan, excluding drugs not covered by Part D.	\$2,000	CY MSIS data
(ii)	Aggregate State rebate receipts in calendar year 2003	\$100,000,000	CMS-64
(iii)	Gross State Medicaid expenditures for prescription drugs in calendar year 2003.	\$500,000,000	CMS-64
(iv)	Rebate adjustment factor	0.2000	(2) ÷ (3)
(v)	Adjusted 2003 gross per capita Medicaid expenditures for prescription drugs for full-benefit dual eligibles not in comprehensive managed care plans.	\$1,600	$(1)\times[1-(4)]$
(vi)	Estimated actuarial value of prescription drug benefits under com- prehensive capitated managed care plans for full-benefit dual eligi- bles for 2003.	\$1,500	To be Determined
(vii)	Average number of full-benefit dual eligibles in 2003 who did not re- ceive covered outpatient drugs through comprehensive Medicaid managed care plans.	90,000	CY MSIS data
(viii)	Average number of full-benefit dual eligibles in 2003 who received covered outpatient drugs through comprehensive Medicaid managed care plans.	10,000	CY MSIS data
(ix)	• '	\$1,590	$[(7) \times (5) + (8) \times (6)] \div [(7) + (8)]$
(x)	100 minus Federal Medical Assistance Percentage (FMAP) applicable to month of State contribution (as a proportion).	0.4000	FEDERAL REGISTER
(xi)	Applicable growth factor (cumulative increase from 2003 through 2006).	50.0%	NHE projections
(xii)	Number of full-benefit dual eligibles for the month	120,000	State submitted data
(xiii)	Phased-down State reduction factor for the month	0.9000	specified in statute
(xiv)	Phased-down State contribution for the month	\$8,586,000	1 / 12 × (9) × (10) × [1 + (11)] × (12) × (13)

(2) Method of payment. Payments for the phased down State contribution begins in January 2006, and are made on a monthly basis for each subsequent month. State payment must be made in a manner specified by CMS that is similar to the manner in which State payments are made under the State Buy-in Program except that all pay-

ments must be deposited into the Medicare Prescription Drug Account in the Federal Supplementary Medical Insurance Trust Fund. The policy on collection of the Phased-down State contribution payment is the same as the policy that governs collection of Part A and Part B Medicare premiums for State Buy-in.